Ref.No.: 902140804000

90426131

One South Dearborn Street Chicago, Illinois 60603

THIS MORTGAGE ("Mortgage") is made this

23rd

day of _between Mortgagor, Marcel O'Gradney, and Gail O'Gradney His Wife (herein "you," "your" or "yours") and the Mortgagee, Cittbank, Federal Savings Bank, a corporation organized and existing under the laws of the United States, whose address is One South Dearborn Street, Chicago, Illinois 60603 (herein "we," "us" or "our").

WHEREAS, Marcel O'Gradney is (are) indebted to us pursuant to a Preferred Line Account Agreement ("Agreement") of even date hereof, in the principal sum of U.S. \$ 15,000.60, (Borrower's "Credit Limit") or so much of such principal as may be advanced and outstanding, with interest thereon, providing for periodic installment payments of principal of 1/120th of the principal balance outstanding and unpaid as of the date of the most recent advance to you thereunder, interest, optional credit life and/or disability insurance premiums, and miscellaneous fees and charges for ten (10) years from the date hereof; all such sums, if not sooner paid, being due and payable ten (10) years from the date hereof, the ("Maturity

Date").

To secure to us: (a) the repayment of the indebtedness evidenced by the Agreement, with interest thereon, the payment for security of this Mortgage, and the of all other sums, with interest thereon advanced in accordance herewith to protect the security of this Mortgage, and the performance of the co-enants, and agreements of you herein contained; (b) the repayment of any future advances, with interest thereon, made to you by us pursuant to paragraph 7 hereof (such advances pursuant to paragraph 7 hereof of principal made after the date hereof being referred to as "future advances"); (c) any "Loans" (advances of principal after the date hereof) as provided for in the Agree nent (it being the intention of you and us that all such Loans made after the date hereof enjoy the same priority and security he eby created as if all such Loans had been made on the date hereof); and (d) the performance of your covenants and agreements under this Mortgage and the Agreement secured hereby. For this purpose, you do hereby mortgage, grant, convey and warrant (unless you are an Illinois land trust, in which case you mortgage, grant, convey and quit claim) to us the following described property ("Property") located in the County of Cook and State of Illinois:

LOT 90 IN ORIOLE PARK, A SUBDIVISION OF PART OF THE WEST 8.87 CHAINS OF THE EAST 1/2 OF THE WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 12, TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THRD PRINCIPAL MERIDIAN, XX COOK COUNTY, ILLINOIS.

P.I.N. No. 1: 12-12-218-001

P.I.N. No. 2:

00

PROPERTY ADDRESS: 5357 North Osceola Chicago, Illinois 60656

You covenant that you are lawfully seized of the wate hereby conveyed and have the right to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. You, unless you are an Illinois land trust, warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

Covenants. You and we covenant and agree as follows:

- 1. Payment of Principal and Interest. You shall promptly pay when due by the terms of the Agreement the principal of and interest accrued on the indebtedness evidenced by the Agreement, together with any other fees, charges or premiums imposed by the Agreement or by this Mortgage.
- 2. Line of Credit Loan. This Mortgage secures a Line of Credit Loan Agreement. You will enjoy access to that Line of Credit during the term hereof.
- 3. Agreed Periodic Payments. During the term hereof, you agree to vay (n or before the payment due date shown on each periodic Billing Statement the Minimum Payment Due for that Billing Octe (cach Billing Cycle will be approximately one month). The payment due date for each Billing Cycle is approximately twenty-five (a) days after the close of the Billing Cycle.

 If, on the Maturity Date, you still owe amounts under the Agreement, you will pro those amounts in full on the Maturity

- 4. Finance Charges. You agree to pay interest (a "Finance Charge") on the Outstanding Principal Balance of your Preferred Line Account as determined by the Agreement. You agree to pay interest it the Annual Percentage Rate of 14,4000 %.
- 5. Application of Payments. Unless applicable law provides otherwise, all payments, received by us under the Agreement and this Mortgage shall be applied as provided in the Agreement. Charges incurred purious at to paragraph 7 hereof will be treated as Finance Charges for purposes of application of payments only.
- 6. Charges; Liens. You shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Morigage, and leasehold payments or grounds rents, if any. You shall promptly furnish to us receipts evidencing these payments.
- 7. Protection of Our Rights in the Property; Mortgage Insurance. If you fail to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect our rights in the property (such as a proceeding in bankruptcy, probate, for condemnation or to enforce laws or Regulations), then we may do and pay for whatever is necessary to protect the value of the Property and our rights in the Property. Our action may include paying any sums secured by a lien which has priority over this Morigage, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although we may take action under this paragraph 7, we do not have to do so.

Any amounts disbursed by us under this paragraph 7 shall become additional debt of yours secured by this Mortgage. Unless you and we agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the rate provided in the Agreement and shall be payable, with interest, upon notice from us to you requesting payment.

- 8. Barrower Not Released; Forehearance by Us Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by us to any successor in interest of yours shall not operate to release the liability of the original Preferred Account Holder's or your successor in interest. We shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Account Holder or Account Holder's successors in interest. Any forebearance by us in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- 9. Successor and Assigns Bound; Joint and Several Liability; Co-Signers. The covenants and agreements of this Mortgage shall bind and benefit the successors and assigns of you and us, subject to the provisions of paragraph 12. Your covenants and agreements shall be joint and several. Any Mortgagor who co-signs this Mortgage but does not execute the Agreement: (a) is co-signing this Mortgage only to mortgage, grant and convey that Mortgagor's interest in the Property under



INOFFICIAL MOREGRANISH

PAREFRARED LINE

(20

Realton DD23-49804000

法有法律编制规则

ald column as a supplied by TODA COSCUT HILL

12 Lill Done Markeyeye, May of O Grading, and Unit O Same of and the America of Committee of the second second of the s

e le les les bestistes ciònes e gantina d'O bayanty levite Riby

as a constitution of a real of a consequence of the constant and settlement in a branching of the or the property of a property of the party of the property of the party of the part in tervining nganggang pengangangan pengangan pengangan di Benggan nggapag nggapan bengangangan. Pengangan pengangan pengangan pengangangan pengangan pengangan nggapan terunggan pengangan pengangan pengangan 1 ... Julian ... reserved and received make dear the fluored and east Tend

i vilandi. Vila sekseter tari olek ki ranaranggapa <mark>olek (ki) tari kali</mark> balan ki K. Ole oleh sekset iki pok isi anggar gran arang kilit teorika <mark>se sikalah</mark> ulang kilitatik K. O TOO OX le la fitte de la face de la viville de mentraliste de la representación una filla la come de la face de la co La filla de la face de la completa de la face de la face de la completa de la face de la completa de la face d The secretar observations of these was girled house in action with with minima The same of the same of the same of the same way to be same and the same of the same of the same of the same of over the realistic terms of the self-throng and planting out the ्या व वर्षात्र वर्षा १५ - १८११ च्या १४६ वर्षा वृत्तावस्य स्थाप वृत्तावस्य विवेदः । १००० वर्षाः । १००० वर्षाः व व्यापना सुरक्षुत्र । १४ वर्षाः वर्षाः १९६० वर्षाः १८६० वर्षाः १९५४ वर्षाः १९४४ वर्षाः १९४८ वर्षाः । १९५४ वर्षा Arragamingssyra, kamit, concept ame was such a factor of the factor of the factor of Learner Courses of Asserting the Course to Assert the State of the Sta

There is an increasing a named profit of the act PORTE E CREAT REPORT OF TRANSPORTERS SHOW SHIP AND SHIP TRANS THEFT PROPERTY MERCHANIA IN COOR CHESTAL LLL

> 在东京。1946年1月2日2日2日2日1日日本日本 P. L. V. Nie 2.

Super management to become ellutionity and using faith turns were his 🐔 🦠 party marriage and with the first gracinally like that the time leave the convergence District 53

Professional Commission of the State of the second of the

is a Verdynnent of Principal styd Interest. You start a major, parties a concer art unit hareness accinent un the hadebledicas evidone a m (hack gelenen), con ce consideration de la consider Suppressed that Agreement of the formula.

2. Birth of the add Longe of an phings go some a tracial track to our of transit but overaght after the

Broken Carlotte and the state of the state o e ar chi il ilin pe managal gradura inbinistra adale araya salah mergil ាការណ៍ការប្រកួត សាកាកាក្សីសាកាមិន 🚫 👊 १५५६ - लाह्न पहुनी कोन्द्रकरात्र १५८५ - देखारा ज्य remain with a drawing told not by rom in the metal action as the metal was the

and a flander Charges. Soo give to july mando the harm the transfer that the first that the firs 11.344 DAMES So.

od eller, og å endar edgiga i forrånde e<mark>ggerenne en V. Co., med trepsknyekt. Få</mark> eller og endar er forrånde er brokken på have eggerekt og enda have kremma dygke eller og ett eller og engiger som sekremen på doeggerekt av av sådt eksteren ste måt fler

o de la proposició de la como transforma de la como de la <mark>como de la como de</mark> PROPERTY OF THE PROPERTY OF TH

* Penterfan of Eur Wester in the Frenchs Margay to me or sees amounts a numerous of to this Ab request on that as no engine marked by (such as a presentational mental property probate. To compensation of a compensation of ation the even of his terminal in the states in Seed Transfer State 计多数 连接工作的现在分词

neg eta nek migawyka filozofick return of the continuous property

And the second s ou sense ow become watera ्रवात (१९९८) व्यक्तिक विक्रिया । व्यक्तिक विक्रिया विक्रिया । व्यक्तिक व्यक्ति । व्यक्ति व्यक्ति । व्यक्ति व्य १९९८ - विक्रिया विक्रिया । व्यक्ति विक्रिया । व्यक्ति । विक्रिया विक्रिया व्यक्ति । व्यक्ति । व्यक्ति । व्यक्ति

S. Steermark Het Bollemark Parith seemen be Els Room is partially engineer by learned browner among with to more increasing to t abbant mikit wa mansiani watniao wili na gittimili sala seculori ราง 1531 คราม 1775 กระบบสมเดาแล้วเหมือนที่ โดยการการแล้นหนังไหญ่ การการใหม่และ के के प्राप्त कर के किए के अपने के अपन and the first programmes all the sist manufactures a state of matrix in the configuration. introduction seeming or deather

on Succeepinger space stackfore the wint Land Same Save in 12011, . . . n execute entre execute entre entre entre entre entre entre entre that the entre en ં માં માનવાના માટ્યા માત્રનો એક ફાયમાં અમારાફો કરોડો આપેલે માને માને માફિક્સ કરે કરો છે. આ પાસ કરેફામાં કરે

UNOFFICIAL COPY



the terms of this Mortgage; (b) is not personally obligated to pay the sums secured by this Mortgage; and (c) agrees that we und any other Mortgagor may agree to extend, modify, forebear or make any accommodations with regard to the terms of ellist Mortgage or the Agreement without that Mortgagor's consent. Such a Mortgagor is identified below by executing this Mortgage as an "other owner" of the Property.

10. Prior Mortgages. You covenant and agree to comply with all of the terms and conditions and covenants of any mortgage, trust deed or similar security instrument affecting the Property which has or may have priority over this Mortgage, including specifically, but not limited to, timely making the payments of principal and interest due thereunder. Your failure to make such payments or keep such terms, conditions and covenants as provided for in such prior mortgages, trust deeds or security agreements shall constitute a default under this Mortgage, and we may invoke the remedies specified in paragraph 14 hereof.

11. Default.

(a) The occurrence of any of the following events shall constitute a default by you under this Mortgage: (1) failure to pay when due any sum of money due under the Agreement or pursuant to this Mortgage; (2) your action or inaction adversely affects our security for the Agreement or any right we may have in that security; (3) you gave or give us any false or materially misleading information in connection with any Loan to you or in your application for the Preferred Line Account; (4) title to

your home, the Property, is transferred as more fully described in paragraph 12 below; or (5) any of you die.

(b) If you are in default under the Agreement or this Mortgage, we may terminate your Preferred Line Account and require you to pay immediately the principal balance outstanding, any and all interest you may owe on that amount, together with all other fees, costs or premiums charged to your account. The principal balance outstanding under the Agreement after default shall continue to accrue interest until paid at the rate provided for in the Agreement as if no default had occurred. In addition to the right to terminate your Preferred Line Account and declare all sums immediately due and owing under the Agreement, in the event of a default, we shall have the right to refuse to make additional Loans to you under the Agreement (reduce your Credit Limit). If we refuse to make additional Loans to you after default, but do not terminate your account, you must notify us in writing if you would like to obtain further Loans and can demonstrate that the condition that led to the default no longer exists.

12. Transfer of the Property. If all or any part of the Property, or an interest therein is sold or transferred by you, or if the beneficial interest, or any part hereof, in any land trust holding title to the Property is assigned, sold or transferred, or if you or the title holding trust enter into Articles of Agreement for Deed or any agreement for installment sale of the Property or the beneficial interest in the table holding land trust; without our prior written consent, excluding: (a) the creation of a purchase money security interest for basehold appliances; (b) a transfer by devise, descent or by operation of law upon the death of a joint tenant; or (c) the grant of any leasehold interest of three (3) years or less not containing an option to purchase,

we may, at our option, declare all sums secured by this Mortgage to be immediately due and payable.

13. Right to Reduce Line of Cred t. We may reduce your Credit Limit or suspend your credit privileges (refuse to make additional Loans) if: (a) the value of the your Property drops significantly below the appraised value upon which the Agreement was based; (b) a material change in you financial circumstances gives us reason to believe that you will not be able to make the required payments; (c) governmental action precludes us from charging the Annual Percentage Rate permitted by the Agreement or governmental action adversely alice. Our lien priority such that the value of out security interest falls below 120% of your Credit Limit; (d) we are notified by our f egulatory Agency that continuing to make Loans constitutes an unsafe and unsound practice; or (c) you are in default of any meteric lobligation under the Agreement. If we refuse to make further Loans to you, but do not terminate your Preferred Line Account, you must notify us in writing if you would like to obtain further Loans and can demonstrate that the conditions that gate is the right to refuse to make further Loans has changed.

14. Acceleration; Remedies. Upon a Default by you under this Mortgage, we, at our option, may require immediate payment in full of all sums secured by this Mortgage without further demand and may foreclose this Mortgage by judicial proceeding. We shall be entitled to collect all expenses incurred ir, russuing the remedies provided in this paragraph 14, including the remedies provided in this paragraph 14, including the remedies provided in this paragraph 14.

including, but not limited to, reasonable attorneys		
15. Waiver of Homestead. You waive an r	ight of homestead exemption in the property.	
Dated: August 23, 1990	Marcie O'Srachay	90
	MORTGAGOR Marcci D'Gradney	- A
	V Stul Cotraction	261
	MORTGAGOR Gail O'Gradi ey	6.3
	00/35	F
County of Cook ss.	· Co	
I, the undersigned, a Notary Public in and fo	or said County, in the State aforesaid, DO HEREBY CERTIFY that Ma	arcel

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Marcel O'Gradney, Gail O'Gradney, personally known to me to be the same person whose names are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that they signed, scaled and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and official seal, this 23nd day of August, 1990

Notary Public

Notary Public

Commission Expires: 06-18-91

"OFFICIAL SEAL"
BONNIE L. SMITH
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires 6/18/91

เลี้ยยู่ได้ที่ ที่ได้หลองเหตุ หาย ค.ศ. (อยู่แยหลาสหราชเมา ค.ศ.ศ.ส. 5ที่ range petter Alest higher lands a petter or bound with the land to the . अस्तर प्राप्त होते । स्थाप करें विश्वयालयुक्त संस्थित । इस इस अनुसर कार्य वे

is the Prior Morriganes. This provides that age to be the to a se receivant en esterne completion no book train la jeuritoria had but the specialist that the their in right (continues the superior). and the contribution of the second contribution of the second second second second second second second second and anguestable with this property of the first property and the state of the state 105459

it. Definite.

common plants suppresentation and to give to bound mixing wift (iii) record in a medically our rate in such course to alias god ash notice The foliage can the highest contained angle order tell properly that format. A political titles of all their Colors of South

con the early by destrict each the sky top. per l'important a ventre desponding out i dialance dans que pet utre manaper. La response que la la signi me entiminate de exercis mand a addici Bio strice conservation is some from an engine province another that the told and Abacamara sarey to observe a significant to relational And the second s Street weeken in wast with the bold to workling on the globest saum pageta portion for their male

का का कानु कार का 16. कि अर क्या भी <mark>की देत ने में शास्त्रक स</mark>्वे के at consideration described their government with brightness with and the external contract that a fact partition with the any or the estimal monitoria facilities all talls to en along bot me to a cally **troop, y** course to all over and the region of the control of the second street a transfer and a har talance resispersive parameter

38 Hight to Bedieve Coursef & retire and the contract coint they had passent all than on a bridge such east. gradult consequent and more in our region of us in a mangas tratition of the state of A horostopico, de comortico o revissable

and the standing of the material depoint of the control of the second of proceeding. Wo shall be an estad to collect this by custo incorned in generating the countries in income to income the process of the contribution of the contributions.

13. Warrar af Ekamush anh. I na morrir ing ngok in hangaskond escampagna noong moong

TO VIOLET

Letter bindolwykardh y Magyay Probletin and har anti-Connelly in gle Stavet or and it is the Control of the Oxinidary, stail Oxisadury, principally busing the many by the consumer by the construction of the construction of gieth univerlisppached ballete had that duried burden, und adheapule chart thay apment along and in one matter as their free levil vertex and the resident parequest this section is set their free free levil to televilation of tidly off learners to which

Come gover say square of the standard by the saturation of the same stay of

A TANK A TANKA MATANA M

January Maria Company grand the hour that the street the street